

CHAPTER 78

MERIT SYSTEM EMERGENCY EXEMPTIONS

H. F. 348

AN ACT relating to exemptions of temporary employees subject to a federally funded emergency employment utilization program from the state merit system and providing penalties.

Be It Enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Notwithstanding the provisions of chapter nineteen A
2 (19A) of the Code, a person employed under a temporary, emergency
3 employment utilization program funded by the federal government
4 which program does not exceed one year and which program is not sub-
5 ject to merit system standards by federal law, shall be exempt from
6 chapter nineteen A (19A) of the Code except as provided by this Act.

1 SEC. 2. The provisions of section nineteen A point eighteen
2 (19A.18) of the Code relating to political activity and the civil penal-
3 ties contained in such section shall apply to this Act. Section nineteen
4 A point nineteen (19A.19) of the Code relating to prohibited actions
5 shall, where consistent with the provisions of section one (1) of this Act,
6 apply to this Act.

1 SEC. 3. Any person violating the provisions of this Act shall be sub-
2 ject to the penalty provided for in section nineteen A point twenty
3 (19A.20) of the Code.

1 SEC. 4. This Act, being deemed of immediate importance, shall
2 take effect and be in force from and after its publication in the Farmer-
3 Labor Press, a newspaper* published in Council Bluffs, Iowa, and in
4 The Evening Sentinel, a newspaper published in Shenandoah, Iowa.

Approved May 6, 1975

I hereby certify that the foregoing Act, House File 348, was published in the Farmer-Labor Press, Council Bluffs, Iowa, May 15, 1975, and in The Evening Sentinel, Shenandoah, Iowa, May 13, 1975.

MELVIN D. SYNHORST, *Secretary of State*

*According to enrolled Act

CHAPTER 79

ELEMENTARY, SECONDARY AND PREKINDERGARTEN EDUCATION

H. F. 558

AN ACT relating to elementary, secondary and prekindergarten education, by changing the certification date of school budgets, providing for enforcement of school standards and prescribing time periods for compliance, clarifying the provision of auxiliary services, clarifying duties of the area education agency board and administrator, the director of special education, the department of public instruction, and the state comptroller, limiting reorganization under certain conditions, modifying reimbursement provisions for driver education, modifying the two hundred dollar minimum state foundation aid, providing new methods for defining enrollment and augmenting declining enrollment, clarifying authorized expenditures, providing a state percent of growth for the 1975-76 school year, new methods for determining state percent of growth and allowable growth, correcting methods of computing state cost and district cost per pupil, modifying the authority of the school budget review committee to reduce allowable growth, authorizing an enrichment program funded by property tax, state aid, and an income surtax to replace the former income surtax provisions, providing new methods for determining and funding costs of media services